NOTICE OF CONFIDENTIALITY RIGHTS: IF YOU ARE A NATURAL PERSON, YOU MAY REMOVE OR STRIKE ANY OR ALL OF THE FOLLOWING INFORMATION FROM ANY INSTRUMENT THAT TRANSFERS AN INTEREST IN REAL PROPERTY BEFORE IT IS FILED FOR RECORD IN THE PUBLIC RECORDS: YOUR SOCIAL SECURITY NUMBER OR YOUR DRIVER'S LICENSE NUMBER.

Producers 88 (4-89) — Paid Up With 640 Acres Pooling Provision STANDARD LEASE v.5

THIS LEASE AGREEMENT is made this \_

LOPENE BAYLESS Hood, a widow

whose addresss is 1438 FM 2048, BOYD TEXAS



## PAID UP OIL AND GAS LEASE (No Surface Use)

76023

\_\_\_\_\_ as Lessor,

day of Joly

.597 AC	CRES OF I	AND, MO	DRE OR LE	SS, BEING	LOT(S)	13		, B	LOCK _	9
OUT OF THE	MIM						ADD	ITION, AN ADDIT	OT NOI	THE CITY OF
FOREST			, PAGE	, TARRA	NT COUNT	Y, TEXAS, A	ACCORDING 1	TO THAT CERTA	AIN PLAT	r recorded
IN VOLUME _	338-i		_, PAGE _	43	0	ETHE PLAT	RECORDS C	OF TARRANT CO	UNTY, T	EXAS.
_				Fa→						
in the County of $\underline{T}$				. 517	gross acres	, more or less (i	including any inter	rests therein which Le	ssor may he	ereafter acquire by
reversion, prescrip	olion or other	wise), for th	e purpose of	explaing for, d	eveloping, prod	lucing and made	keting oil and gas	along with all hydro	carbon and	non hydrocarbor
								herein includes hellu covers accretions and		
								in consideration of the		
								description of the land		
or determining the	amount of an	y shul-in roy	valties hereund	er, the number	ol gross acres a	above specified	shall be deemed:	correct, whether actua	lly more or i	1655.
2. This leas	e, which is a	'paid-up" lea	ise requiring n	o rentals, shall	be in force for a	primary term o	three	( <i>3</i> )years	from the d	ate hereof, and for
as long thereafter	as oil or gas	or other sub:	stances covere	ed hereby are p	roduced in payi	ng quantities fro	om the leased prei	mises or from lands po	oled therev	with or this lease is
otherwise maintair	ned in ellect p	ursuant to th	ne provisions h	ereof.	d horounder abe	all be seid by Le	ounce to Leeper e	s follows: (a) For oil:	and other li	mulci hvetroenrhons
separated at Less	ee's separate	no omerso: r facilities T	ostarices prodi he rovalty sh <b>a</b>	libe +w	energanger sna entt fiv	ill be paid by Lo	essee to ressura Not suc	ch production, to be d	and other in elivered at	quio nyorocarbons Lessee's option to
Lessor at the well	ncad or to Le	ssor's credit	at the oil ourc	haser's transpo	irlation facilities	, provided that L	Lessee shall have	the continuing right to	i purchase	such production a
the wellhead mark	ket price then	prevailing in	n the same fic	ld (or if there i	s no such price	then prevailing	in the same field	d, then in the nearest	field in whi	ch there is such a
prevailing price) i	or production	ı of similər	grade and gr	ravity; (b) for o	jas (including d	casing h <b>e</b> ad ga	as) and all other	substances covered	hereby, (h	e royally shall be
production sever	ance or other	excise laxe	. 707 (%%) ( s and the rost	or the proceed	s realized by L essee in delive	.essee 110ff ult ring processing	e sale (Holeo). Je i or objerwise mai	ss a proportionate parketing such gas or of	an or au v her substan	nces, provided that
Lessee shall have	the continuir	g right to pu	rchase such p	roduction at the	prevailing well	head market pri	ice paid for produc	ction of similar quality	in the same	lield (or if there is
no such price (her	i prevailing in	the same fi	eld, then in the	e nearest field i	n which there is	such a prevaili	ing price) pursuan	it to comparable purch	iase contrai	als entered into or
								nd of the primary term		
atore wells on the are walling on live	raelic fracture	ses or lands Estimulation	pooled therev that donestic	viin are capable Tie ere ellewing	e or either produ ber shul-in or o	icing oil or gas o reduction there f	or other substance from is not being s	es covered hereby in p sold by Lessee, such v	ayıng quan vell or wells	shall nevertheless
be deemed to be	producing in	baying quan	tities for the p	urpose of main	aining this leas	e. If for a perio	ed of 90 consecuti	ve days such well or t	vells are sh	iul-in or production
there from is not	being sold by	Lessee, Iho	en Lessee sha	II pay shut-in r	oyalty of one de	ollar per acid th	ion covered by thi	is lease, such paymor	nt to be ma	ide to Lessor or to
Lessor's credit in	the depositor	/ designated	l below, on or	before the end	of said 90-day	period and there	eafter on or belore	e each anniversary of vise being maintained	the end of : by operatio	said 90-day period we locif production
is being sold by L	essee from a	nother well o	or wells on the	leased premis	es or lands pod	oled therewith, n	no shut-in royally :	shall be one until the	end of the S	90-day period nex
following cessatio	n of such ope	rations or p	roduction. Les	ssee's failure to	properly pay s	hut-in royalty sl	hall render Lesse	e liable for the amoun	l due, but s	half not operate to
terminate this leas	e.						1911		or ila avea	onnore Jukinis ebal
4. All Shul-l	n royally payr	t tacopyina n neu(s unde),	this lease sna	If be paid or ter	ndered to Lesso	r or to tessor's ship of said land	creon in <u>at less</u> LAII navments or	<u>or's address above</u> lenders may be made	in currency	essors, which shar or by check or by
draft and such pa-	yments or ten	ders to Less	sor or to the de	epository by de	posit in the US	Mails in a stamp	ped envelope add	ressed to the deposite	ory or to the	e Lessor at the las
address known to	Lessee shall	constitute p	roper payment	. If the deposit	ory should liqui	date or be succi	eeded by another	institution, or for any	reason fail :	or refuse to accep
payment hereund	er, Lessor sha	il, at Lessee	e's request, del	iver to Lessee a	a proper recorda	able instrument i	naming another in	stitution as depository vantities (hereinafter c	ayent to re	iceive payments. ola") on the leaser
premises or lands	s provided then	m caragrap with or if a	al production (	whether or not	in pavino qual	dapable of produ dilles) permane	ably deases from	any cause, including	a revision	of unit boundaries
pursuant to the p	rovisions of	Paragraph 0	or the action	of any govern	nnental authori	ty, then in the	event this lease	is not atherwise bein	g maintaine	ed in force it shal
nevertheless rema	ain in force if	Lessee com	mences opera	tions for rework	ing an existing	well or for drillin	ng an additional w	ell or for otherwise ob	laining of re	estoring production
on the leased pre-	mary Jarm o	S pooled the	rewith within 9 a thereafter th	U days after co	mpletion of ope otherwise being	rations on such a maintained in	force but Lessee	90 days after such ce is then engaged in d	rilling, rewo	an production. It a orking or any othe
operations reason	ably calculate	d to obtain a	or restore prod	uction therefrom	n. this lease sha	all remain in forc	ce so long as any	one or more of such a	perations a	ire prosecuted with
no cessation of n	ore than 90 c	consecutive	days, and if a	ny such operati	ons result in the	e production of	oil or gas or othe	т substances covered	hereby, as	long thereafter as
there is production	i in paying qu	antities from	n the teased p	remises or land	is pooled therev	with. After com	pletion of a well c	apable of producing in would drill under the	i paying qu	antities hereunder aller circumstance
tessee shall utili : to (a) develop the	such additions : leased prein	a weas on an ises as to fo	ie ieaseu prein ormalious Tred	nses of lands p n capable of or	odrcina in navid	as a reasonady no quantities on	y proderit operator i the leased prem	ises or lands pooled (	herewith, o	r (b) to protect the
leased premises (	rom uncompe	nsated drair	iage by any w	eli or wells loca	iteo on other lai	nds not pooled t	therewith. There	shall be no covenant t	o drill explo	ratory wells or any
additional wells ex	cept as expre	ssly provide	id herein.				totowel them	فخما عمدام ينمس طائين ساء	la or interer	ele or to any or a
ti. Lessee s	shall have the and as to an	nght but no sdre ile no v	of the obligation	n to pool all or of hy this lease	any part of the	leased premise	es or interest there inmencement of a	in with any other land roduction, whenever I	essee dee	ms it necessary o
proper to do so in	order to pruc	entiv develo	o or operate th	ne leased prem	ises, whether or	not similar poo	iling authority exis	ts with respect to such	i other land	s or interests. The
unit formed by su	ch poalina for	an oil well u	which is not a	horizontal com:	pletion shall not	exceed 80 acre	es plus a maximua	n acreage tolorance o	t 10%, and	for a gas well or a
horizontal comple	tion shall not	exceed 640	acres pius a m	iaximum acreaç	ge tolerance of	10%; provided to	hat a larger unit m	hay be formed for an outhority having jurisdict	il well of ga ion to do se	n. For the nurgona
compietion to con of the foregoing 1	iorm to any w he lerms "oi!	ell spacing ( well" and "o	or density pations well" shall	arn wax may be bave the mean	r prescribed or p inas prescribed	emilited by any stable label	y governmentar ac aw or the appropr	iale governmental aut	hority, or, if	í no definition is se
prescribed "oil we	ell" means a v	ell with an is	citial das-oil ra	tio of less than	400 000 cubic I	eet oer barrel al	nd "gas weil" mea	ns a well with an initia	i gas-oil rat	10 01 100,000 cabi
feet or more per	barrel base	t on 24-hou	ir production 1	est_conducted.	under normal	producina cond	lilions using stand	dard lease separator	facilities or	equivalent testini
equipment; and (	he term "hori	zontal comp	detion" incans	an oil well in	which the hori:	zontal compone	ant of the gross o	completion interval in pletion interval in the	reservoir e	equivalent testing xoceds the vertica
equipment; and the	ne termi noma al la exercis	iontai compi inclits poolii	euon means na riahts berei	an dit weit in w ander Tesseo	nica ine nonzo shall file of reco	nar component nd a written de	claration describin	ng the unit and stating	the effecti	ve date of pooling
Production drilling	a ni rawarkin	a magralians	a amazhere er	n a umit which .	includes all or :	any part of the	leased premises	ishall be treated as it	it were bro	auction, anuing o
reworkion operati	ons on the lea	sed memis	es excentifial	The production	i oa which Less	or's rovally is ca	alculated shall be	that proportion of the	total othit pr	тарисцал мика ин
nel acreane cove	red by this is	ace and ioc	luded in the u	nit bears to the	Hotal uross aci	reade in line udi	it, but only to the	extent such proportion	n oi unit pr	oduction is sola o
unit formed heres	ander by expa	ansion or co	ntraction or br	oth leither belo	re or after comi	mencement of c	production, in orde	ne recurring right but rear to conform to the v	ven spacing	j or density patter
prescribed or ner	mitted by the	noverament	lat authority ha	avion iumsrlictio	n or to conform	i lo any produci	live acreane dete	munation made by SU	en governn	nemaraumomy. T
makina such a re	vision Lesse	shall file of	frecord a writt	en declaration.	describina the r	evised unit and	istating the effecti	ve date of revision. T	o the exten	к алу рогион ог из
legged promises i	e included in	or excluded	from the unit !	av virtue of suc	h revision The r	irpaorlian of uni	it production of W	nich royallies are paya	abie nereun	iger snair mereans
no educator proces	ainaiv la the	absence of	are duelion in	navins nuanliti						
o written de-15 1	on december	Han unit ecc	production in	Je of Jornicalia	a. Pooline bree	noder eball acti	constitute a cross	eof, Lessee may termi -conveyance of interes	its.	iit by ming of recor-

7. If Lessor owns less than the full mineral estate in all or any part of the leased premises, the royalties and shut-in royalties payable hereunder for any well on any part of the leased premises or lands pooled therewith shall be reduced to the proportion that Lessor's interest in such part of the leased premises bears to the full mineral estate in such part of the leased premises.

8. The interest of either Lessor or Lessee hereunder may be assigned, devised or otherwise transferred in whole or in part, by area and/or by depth or zone, and the rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's rights and obligations of the parties hereunder shall extend to their respective heirs, devisees, executors, administrators, successors and assigns. No change in Lessor's ownership shall have the effect of reducing the rights or enlarging the obligations of Lessee hereunder, and no change in ownership shall be binding on Lessee until 60 days after Lessee has been furnished the original or certified or duly authenticated copies of the documents establishing such change of ownership to the satisfaction of Lessee or until 1 essor has satisfied the notification requirements contained in Lessee's usual form of division order. In the event of the death of any person entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to decedent or decedent's estate in the depository designated above. If at any time two or more persons are entitled to shut-in royalties hereunder, Lessee may pay or tender such shut-in royalties to such persons or to their credit in the depository, either jointly or separately in proportion to the interest which each owns. If Lessee transfers its interest hereunder in whole or in part Lessee shall be relieved of all obligations thereafter arising with respect to the transferred interest, and failure of the transferred to satisfy such obligations with respect to the transferred interest and failure of the transferred in undivided interest in all or any portion of the area covered by this lease, the obligation to pay or tender shut-in royalties hereunder shall be divided between Lessee and the transferred in proportion to the net acroage interest in this lease then held by each.

9. Lessee may, at any time and from time to time, deliver to Lessor or file of record a written release of this lease as to a full or undivided interest in all or any portion of

9. Lessee may, at any time and from time to time, deliver to Lessor or fite of record a written release of this lease as to a full or undivided interest in all or any portion of the area covered by this lease or any depths or zones there under, and shall thereupon be relieved of all obligations thereafter arising with respect to the interest so released. If Lessee releases all or an untifyided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalties shall be proportionately reduced in a covered thereby.

the area covered by this lease or any dopths or zones (tiero under, and shall thereupon be releved of all obligations thereafter arising with respect to the Interest so released. If Lessee releases released at or an uniquided interest in less than all of the area covered hereby, Lessee's obligation to pay or tender shut-in royalities shall be proportionately reduced in accordance with the net acchage interest relained hereunder.

10. In exploring for, developing, producing and marketing oil, gas and other substances covered hereby on the leased premises or lands pooled or unitized herewith, in primary and/or enhanced rockway. Lessee shall have the right of ingress and agress along with the right to conduct such operations on the leased premises as may be reasonably necessary for such purposes, including but not limited to geophysical operations, the drilling of wells, and the construction and use of roads, canals, pipelines, tanks, water wells, disposal wells, injection wells, pitch, electric and telephone lines, power stations, and other facilities deemed necessary by Lessee to discover, produces, oxept water from Lessor's wells or prodict in exploring, developing, producing or marketing from the leased premises or lands pooled therewith, the ancillator gights granted ferein shall apply (a) to the entire leased premises described in Paragraph 1 above, notwithstanding any partial release or other partial termunation of this lease; and (b) to any other lands in which Lessor now or hereatien has authority to grant such rights in the vicinity of the leased premises or lands pooled therewith. When requested by Lessor in writing, Lessee shall bury its bipelines below ordinary plow depth on cultivated lands. No well shall be leased premises or such other lands, and to commercial timber and growing crops the leased premises or such other lands. and to commercial timber and growing crops the provided to the leased premises or such other lands. and to commercial timber and growing crops the lands and marketing productio

14. For the same consideration recited above. Lessor hereby grants, assigns and conveys unto Lessee, its successors and assigns, a perpetual subsurface well bore easement under and through the leased premises for the placement of well bores (along routes selected by Lessee) from oil or gas wells the surface locations of which are situated on other tracts of land and which are not intended to develop the leased premises or lands pooled therewith and from which Lessor shall have no right to royalty or other benefit. Such subsurface well bore easements shall run with the land and survive any termination of this lease.

15. Lessor hereby warrants and agrees to defend title conveyed to Lessee hereunder, and agrees that Lessee at Lessee's option may pay and discharge any taxes, mortgages or liens existing, levied or assessed on or against the leased premises. If Lessee exercises such option, Lessee shall be subrogated to the rights of the party to whom payment is made, and, in addition to its other rights, may reimburse itself out of any royalties or shut-n royalties otherwise payable to Lessor hereunder. In the event Lessee is made awaire of any claim inconsistent with Lessor's title, Lessee may suspend the payment of royalties and shut-in royalties hereunder, without interest, until Lessee has been furnished satisfactory evidence that such claim has been resolved.

16. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other

16. Notwithstanding anything contained to the contrary in this lease, Lessee shall not have any rights to use the surface of the leased premises for drilling or other

This lease may be executed in counterparts, each of which is deemed an original and all of which only constitute one original. DISCLAIMER OF REPRESENTATIONS: Lessor acknowledges that oil and gas lease payments, in the form of rental, bonus and royalty, are market sensitive and may vary depending on multiple factors and that this Lease is the product of good faith negotiations. Lessor understands that these lease payments and terms are final and that Lessor entered into this lease without duress or undue influence. Lessor recognizes that lease values could go up or down depending on market conditions. Lessor acknowledges that no representations or assurances were made in the negotiation of this lease that Lessor would get the highest price or different terms depending on future market conditions. Neither party to this lease will seek to alter the terms of this transaction based upon any differing terms which Lessee has or may negotiate with any other lessors/oil and gas owners.

IN WITNESS WHEREOF, this lease is executed to be effective as of the date first written above, but upon execution shall be binding on the signatory and the signatory's boirs, devisees, executors, administrators, successors and assigns, whether or not this lease has been executed by all parties hereinabove named as Lessor.

LESSOR (WHETHER ONE OR MORE) E BAYLESS By: ACKNOWLEDGMENT STATE OF COUNTY OF 1 arrant This instrument 12 Pachelle MARIA MUNOZ PADILLA Texc Notary Sublic, State of y Public, State of Texas Commission Expires Notary's name (printed) October 05, 2011 STATE OF COUNTY OF 2008 This instrument was acknowledged before me on the day of

> Notary Public, State of Notary's name (printed): Notary's commission expires:



## DALE RESOURCES 3000 ALTA MESA BLVD STE 300

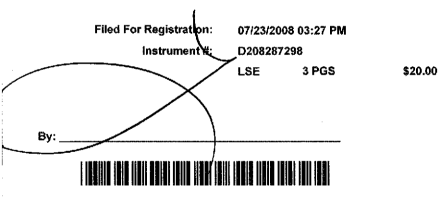
FT WORTH

TX 76133

Submitter: DALE RESOURCES LLC

## SUZANNE HENDERSON TARRANT COUNTY CLERK TARRANT COUNTY COURTHOUSE 100 WEST WEATHERFORD FORT WORTH, TX 76196-0401

## <u>DO NOT DESTROY</u> WARNING - THIS IS PART OF THE OFFICIAL RECORD.



D208287298

ANY PROVISION WHICH RESTRICTS THE SALE, RENTAL OR USE OF THE DESCRIBED REAL PROPERTY BECAUSE OF COLOR OR RACE IS INVALID AND UNENFORCEABLE UNDER FEDERAL LAW.

Printed by: MV